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PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

(1)

G. O.(Rt.) No. 1282/2008/LBR.

Thirmpananthapuram, 12th May 2008.

Whereas, the Government are of opinion that an Industrial dispute exists between Sri Muthayya Rajyasabha, Managing Partner, Sri Nagalinya Wilsson Oli Mills, Avanana P. O., Kollam and the worknan of the above referred establishment Sjiri B. Ru muna, Muringamadom Vestili, Pada Vajdakiu, Karnungappally in respect of mattern meotioned in the afaccure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the power, souffered by section 10 [1] (d) of the Industrial Disputes Act of 1994 (Central Act XIV of 1947) the Government hereby direct that the side industrial dispute be referred for adjudication to the Industrial Tribunal will pas the award within a period of steen members.

ANNEXURE

Whether the denial of employment to Sri B, Remanan, Expeller Worker by the management of Sri Nagalinga Vilasom Oil Mills, Asramana. Kollam w. c. f. 19-5-2002 is justifable? If not, what relief he is entitled to?

(2)

G. O. (Rt.) No. 1283 2000/LBR.

Thirasananthapuram, 12th May 2008.

Whereas, the Government are of opinion that an inclustrial dispute exists between that an inclustrial dispute exists between Siri Sahiraha, Managing Partner, Puthuweetiil Saw Mill, Kilikolloov, Kelban and the warganan of, the above referred establishment Stri G. Surendran Puthathran Vecdus, Kallumhadanan P. O., Kilikolloov, Kollan-4 in respect of matters mentioned in the amaeurate to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government bereby direct that the said industrial dispute be referred for adjustation to the Labour Court, Kollaro. The Labour Court will pass the award within a period of three months.

ANNEXURE

"Whether the denial of employment to Shri C. Surendran, Belt Banza Operator, Puthuveettil Saw Mill, Kilikolloor by the management with effect from 2-4-2007 is justifiable? If not, what relief he is entitled to?

(3)

G. O. (Rt.) No. 1284/2008/LBR.

Thirupananthapuram, 12th May 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Shri Muthayya Rajyasabha, Managing Partner, Sri Nagalinga Vilasom Oil Mills, Asramam P. O., Kollam and the workman of the above referred establishment Sri V. Sivadasan, Thandanteyyathu Kizhakkathil, PadaVadakku, Karunagappally in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial dispute be referred for adjudication to the industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri V. Sivadasan, Expeller Worker by the management of Sri Nagalinga Vilasom Oil Mills, Asramam, Kollam w.c.f. 19-5-2002 is justifiable? If not, what relief he is entitled to?

(4)

G. O. (Rt.) No. 1288/2008/LBR.

Thiruvananthaparam, 12th May 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Shri K. Radhakrishnan, Managing Partner, Lakshmi Enterprises, Cashew Processors, Exporters and Importers, Kilikolloor, Kollam-691 004 and the workman of the above referred establishment Sri K. Balan, Laksham Veetlu (Ancash Bhavanam), Muthupilakkd West, Muthupilakkad P. O., Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government bereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass he award within a period of three months.

ANNEXURE

Whether the dismissat of Shri K. Balan, Roaster of Lakshmi Enterprises, Vattavila Pallimon is justifiable? If not, what relief he is entitled to?

(5)

G.O. (Rt.) No. 1329/2008/LBR.

Thirupananthaparam, 17th May 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Shri Muthayya Rajyasabha, Managing Partner, Sri Nagalinga Vilasom Oil Mills, Asramam P. O., Kollam and the workman of the above referred establishment Sri K. Ramachandran, Keelattu Padinjattathil, Kuripuzha P. O., Thrikkadavoor Village, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri K. Ramachandran, Expeller Worker by the management of Sri Nagalinga Vilasom Oil Mills, Asramam, Kollam w.c.f. 19-5-2002 is justifiable? If not what relief he is entitled to?

(6)

G.O. (Rt.) No. 1330/2008/LBR.

Thirusananthapuram, 17th May 2008.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, M/s Singer India Limited, H. O. A26/4, Mohan Co-operative Industrial Area, New Delhi-110 001 and the workman of the above referred establishment Shri B. Suresh Kumar, Karungattu House, Keezhillam P. O., Perumbavoor in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (e) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

 Whether the termination of employment of Shri B. Suresh Kumar by the management of M/s. Singer India Limited is justifiable or not?
If not, what relief he is entitled to?

(7)

G. O. (Rt.) No. 1331/2008/LBR:

Thiruvananthapuram, 17th May 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Shri Muthayya Rajyasabha, Managing Partner, Sri Nagalinga Vilasom Oil Mills, Asramam P. O., Kollam and the workman of the above referred establishment Sri G. Sudhakaran, Chirayil Thodiyil Veedu, Neeravil Cheriyil, Thriddadavoor Village, Perinadu P. O., in respect of matters mentioned in the annexage to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri G. Sudhakaran, Expeller Worker by the management of Sri Nagalinga Vilasom Oil Mills, Asramam, Kollam w.c.f. 19-5-2002 is justifiable? If not what relief he is entitled to?

(8)

G. O. (Rt.) No. 1332/2008/LBR.

Thiruvananthapuram, 17th May 2008.

Whereas, the Government are of opinion that an Industrial Dispute exists between The Managing Partner, Friends Polymers, Porathissery, Irinjalakuda North P. O., Thrissur District and the workman of the above referred establishment Shri Krishnakumar, s/o. Panatil Unni, Kompara West P. O., Manavalassery, Thrissur District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said Industrial Dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Gentral Act XIV of 1947) the Government hereby direct that the said Industrial Dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

AMMERURE

Whether the dismissal of Shti Krishnakumar Extrader Operator in Friends Polymers, Porathissery by the management, is justifiable? If not, what relief he is entitled to get?

(9)

G. O. (Rt.) No. 1333/2008/LBR.

Thiruvananthapuram, 17th May 2008.

Whereas, the Government are of opinion that an Industrial dispute exists between Father Benjamin Palliyadi, President, Ajapalana Samithi, St. Kashmir Church, Kadavoor, Mathilil P.O., Kollam-691 601 and the workmen of the above referred establishment Shri Antony Martin, Kalluvila Kizhakkathil, Kuripuzha P.O., Pertnadu, Kollam District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hursby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam, The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Shri Antony Martin, Keeper of Bishop Jerome Hall by the management is justified? If not, what relief he is entitled to?

(10)

G. O. (Rt.) No. 1334/2008/LBR.

Thirswananthaparam, 17th May 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Shri Muhammed Basheer. Pacha Malsya Vipanana Shala, Room No. 92, S. T. Market, Thrissur-I and the workmen of the above referred establishment represented by the Secretary, Thrissur Jilla General Mazdoor Sangham (BMS), Vivekananda Road, Thiruvampady, Thrissur-I in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Gentral Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three mouths.

ANNEXURE

Whether the denial of employment to Shri V. R. Suresh, Salesman by the owner, Shri Muhammed Basheer, Ice & Fish Merchant, Room No. 92, S. T. Nagar, Thrissur-1 is justifiable? If not, what relief he is entitled to get?

(11)

G. O. (Rt.) No. 1335/2008/LBR.

Thiruvananthapuram, 17th May 2008.

Whereas, the Government are of opinion that an industrial dispute exists between the President, HMT Canteen Employees Co-operative Society Limited E-800 HMTColony, Kalamassery and the workmen of the above referred establishment represented by 1. The General Secretary, HMT Canteen Employees Federation (CITU), HMT Colony P. O. Kalamassery 3. The General Secretary, HMT Canteen Employees Union (AITUC) HMT Colony P. O., Kalamassery, 2. The General Secretary, HMT Canteen Labour Congress (INTUC), HMT Colony P. O., Kalamassery in respect of matters mentioned in the annexure to this order,

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the ludustrial Tribunal, Alappuzha. The industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the charter of demands of the workers in the HMT Canteen Employees Co-operative Society Limited, Kalamassery is reasonable and justifiable? 2. If so, What relief the workers are entitled to?

> By order of the Governor, K. Chandran, Under Secretary to Government.